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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/807,562	03/23/2004	David L. Marvit	073338.0190 (04-50462 FLA	4041
5073	7590 11/14/2006		EXAM	INER
BAKER BO		LIANG, F	LIANG, REGINA	
2001 ROSS AVENUE SUITE 600			ART UNIT	PAPER NUMBER
DALLAS, TX 75201-2980			2629	
			DATE MAILED: 11/14/2006	6

Please find below and/or attached an Office communication concerning this application or proceeding.

<del>day -</del>		Application No.	Applicant(s)			
Office Action Summary		10/807,562	MARVIT ET AL.			
		Examiner	Art Unit			
		Regina Liang	2629			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address			
WHIC - Exter after - If NO - Failu Any (	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONED	I.  lely filed  the mailing date of this communication.  O (35 U.S.C. § 133).			
Status						
2a) <u></u>	<ul> <li>1)⊠ Responsive to communication(s) filed on 23 March 2004.</li> <li>2a)□ This action is FINAL. 2b)⊠ This action is non-final.</li> <li>3)□ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.</li> </ul>					
Dispositi	on of Claims					
5)□ 6)⊠ 7)□ 8)□ <b>Applicati</b> 9)□	Claim(s) 1-20 is/are pending in the application.  4a) Of the above claim(s) is/are withdray Claim(s) is/are allowed.  Claim(s) 1-20 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or  on Papers  The specification is objected to by the Examiner The drawing(s) filed on is/are: a) access  Applicant may not request that any objection to the or	vn from consideration. r election requirement. r. epted or b)□ objected to by the E				
44)[]	Replacement drawing sheet(s) including the correcti					
	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.			
Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)  1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 3/23/04,11/21/05.  4) Interview Summary (PTO-413) Paper No(s)/Mail Date.  Paper No(s)/Mail Date.  5) Notice of Informal Patent Application Other:						

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#### DETAILED ACTION

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#### Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., In re Berg, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); In re Goodman, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); In re Longi, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); In re Van Ornum, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); In re Vogel, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and In re Thorington, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

2. Claims 1-20 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-21 of copending Application No. 10/807,566. Although the conflicting claims are not identical, they are not patentably distinct from each other because claims 1-20 of this application are broader version of claims 1-21 of copending Application No. 10/807,566.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

The following is an example for comparing claim 1 of this application and claim 3 of copending Application No. 10/807,566.

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Claim 1 of this application	Claim 3 of copending Application No.	
	10/807,566	
A handheld device comprising:	A handheld device comprising:	
a display having a viewable surface and	a display having a viewable surface and	
operable to generate an image indicating a	operable to generate an image indicating the	
currently controlled remote device;	currently controlled controllable device;	
a gesture database maintaining a plurality of	a gesture database maintaining a plurality of	
remote command gestures, each remote	gestures, each gesture defined by a motion of	
command gesture defined by a motion of the	the device with respect to a first position of the	
device with respect to a first position of the	handheld device, the gestures comprising a	
handheld device;	plurality of remote command gestures and at	
	least one device selection gesture;	
a gesture mapping database comprising a	a gesture mapping database comprising a	
mapping of each of the remote command	plurality of command maps, each of the	
gestures to an associated command for	command maps corresponding to a particular	
controlling operation of the remote device;	controllable device and mapping at least one of	
	the remote command gestures to a command	
	for controlling operation of the particular	
	controllable device;	
a motion detection module operable to detect	a motion detection module operable to detect	
motion of the handheld device within three	motion of the handheld device within three	
dimensions and to identify components of the	dimensions;	

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motion in relation to the viewable surface;	
	a device selection module operable to detect
	the device selection gesture based on the
	motion of the handheld device and to select a
	currently controlled one of the controllable
	devices in response to the device selection
	gesture;
a control module operable to track movement	a control module operable to select one of the
of the handheld device using the motion	command maps corresponding to the currently
detection module, to compare the tracked	controlled controllable device, to track
movement against the remote command	movement of the handheld device using the
gestures to determine a matching gesture, and	motion section module, to compare the tracked
to identify the one of the commands	movement against the remote command
corresponding to the matching gesture; and	gestures to determine a matching gesture, and
	to identify, using the selected command map,
	the command mapped to the matching gesture;
	and
a wireless interface operable to transmit the	a wireless interface operable to transmit the
identified command to a remote receiver for	identified command to a remote receiver foe
delivery to the remote device.	delivery to the currently controlled controllable
	device.

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As can be seen above, claim 1 of this application and claim 3 of copending application are claiming a similar subject matter and claim 1 of this application does not require "a device selection module operable to detect the device selection gesture based on the motion of the handheld device and to select a currently controlled one of the controllable devices in response to the device selection gesture", thus claim 1 of this application is broader version of claim 3 of copending application.

## Claim Rejections - 35 USC § 101

3. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

4. Claims 14-19 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Claims 14-19 although written to include a computer readable medium, however for a logic, i.e., computer program, to be statutory subject is must be claimed as a computer program stored on a computer readable medium as set forth in page 52 of the Interim Guidelines, thus without such the claims are non-statutory in nature.

### Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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6. Claims 1-6, 8-12, 14-18, 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ide et al (US 5,598,187 hereinafter Ide) in view of Ishida (US 2004/0061621).

As to claims 1, 20, Figs. 1-3 of Ide discloses a handheld device (1) comprising: a motion detection module (motion detectors) operable to detect motion of the handheld device within three dimensions, a gesture database (motion pattern memory 42 in Fig. 15) maintaining a plurality of remote command gestures, each remote command gesture defined by a motion of the device with respect to a position of the handheld device (see Figs. 16, 17, and col. 14, lines 7-42); a gesture mapping database comprising a mapping of each of the remote command gestures to an associated command for controlling operation of the remote device (col. 14, lines 39-47); a control module (Fig. 15) operable to track movement of the handheld device using the motion detection module (motion detectors 30a, 30b), to compare the tracked movement against the remote command gestures to determine a matching gesture, and to identify the one of the commands corresponding to the matching gesture; and a wireless interface operable to transmit the identified command to a remote receiver for delivery to the remote device(col. 14, lines 7-47 for example).

Ide does not disclose the handheld device comprising a display having a viewable surface and operable to generate an image indicating a currently controlled remote device. However, Fig, 2 of Ishida teaches a remote control device including a display (monitor 17) having a viewable surface and operable to generate an image (lines 5-7 in [0025]). Thus, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the handheld device of Ide to have a display as taught by Ishida such that a user can control the device while viewing the build-in monitor ([0013], [0041] of Ishida).

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As to claim 2, Fig. 7B of Ide teaches the remote receiver comprises a wireless interface of the remote device.

As to claim 3, Fig. 2 of Ishida teaches the remote receiver comprises an element of a public wireless telephone network (5).

As to claims 4, 5, Ide teaches the identified command of the remote receiver comprises audio/visual equipment (col. 14, lines 14-21).

As to claim 6, Ide teaches the wireless interface is operable to transmit the matching gesture to the remote receiver for delivery to the remote device (see Fig. 15).

Claims 8-12, 14-18, which are method claims corresponding to the above apparatus claims 1-5, are rejected for the same reasons as stated above since such method "steps" are clearly read on by the corresponding "means".

7. Claims 7, 13, 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ide and Ishida as applied to claim 1 above, and further in view of Lapidot (WO 01/86920).

Ide as modified by Ishida does not explicitly disclose using first, second and third accelerometers for sensing the motion of the device along a first, second and third axis.

However, Fig. 6 of Lapidot teaches using three accelerometers (601-A to 601-C) for sensing the motion of the handheld device along a first, second and third axis. Thus, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the handheld device of Ide as modified by Ishida employ first, second and third accelerometers for sensing the motion of the handheld device along a first, second and third axis as taught by

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Lapidot since the three accelerometers measure the acceleration of the device along three independent directions precisely.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Regina Liang whose telephone number is (571) 272-7693. The examiner can normally be reached on Monday-Friday from 8AM to 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Hjerpe, can be reached on (571) 272-7691. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Regina Liang
Primary Examiner
Art Unit 2674

10/27/06